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*Attorneys for Defendant  
 Radical Media*

UNITED STATES DISTRICT COURT  
 SOUTHERN DISTRICT OF NEW YORK

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VLADIMIR KUSH,	:
	:
Plaintiff,	:
	:
-against-	:
	:
ALECIA MOORE p/k/a “PINK,” ZOMBA	:
LABEL GROUP, LAFACE RECORDS,	:
RADICAL MEDIA, and JOHN DOES 1	:
THROUGH 5, inclusive,	:
	:
Defendants.	:
	:
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Defendant Radical Media (“Radical Media”), by its attorneys, Dorsey & Whitney LLP, as and for its Answer to the Verified Complaint (“Complaint”) of plaintiff Vladimir Kush (“Plaintiff”), states as follows:

1. Radical Media denies the allegations contained in paragraph 1 of the Complaint.
2. Radical Media lacks knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 2 of the Complaint.
3. Radical Media denies the allegations contained in paragraph 3 of the Complaint.
4. Radical Media denies the allegations contained in paragraph 4 of the Complaint.

5. Radical Media denies that Plaintiff is entitled to the relief sought in paragraph 5 of the Complaint.

6. Radical Media denies that Plaintiff is entitled to the relief sought in paragraph 6 of the Complaint.

7. Radical Media admits that this Court has subject matter jurisdiction over this action as asserted in paragraph 7 of the Complaint.

8. Radical Media admits that this Court has personal jurisdiction over Radical Media and that venue is proper as asserted in paragraph 8 of the Complaint.

9. Radical Media lacks knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 9 of the Complaint.

10. Radical Media lacks knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 10 of the Complaint.

11. Radical Media lacks knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 11 of the Complaint.

12. Radical Media lacks knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 12 of the Complaint.

13. Radical Media lacks knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 13 of the Complaint.

14. Radical Media admits the allegations contained in paragraph 14 of the Complaint.

15. Radical Media lacks knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 15 of the Complaint.

16. Radical Media denies the allegations contained in paragraph 16 of the Complaint.

17. Radical Media denies the allegations contained in paragraph 17 of the Complaint.

18. Radical Media denies the allegations contained in paragraph 18 of the Complaint.
19. Radical Media denies the allegations contained in paragraph 19 of the Complaint.
20. Radical Media repeats and realleges paragraphs 1 through 19 above as if set forth fully and at length herein.
21. Radical Media lacks knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 21 of the Complaint.
22. Radical Media lacks knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 22 of the Complaint.
23. Radical Media lacks knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 23 of the Complaint.
24. Radical Media denies the allegations contained in paragraph 24 of the Complaint.
25. Radical Media admits that Alecia Moore performed in the referenced music video, and denies the remaining allegations contained in paragraph 25 of the Complaint.
26. Radical Media admits that it caused the financing and production of and approved of the video at issue, and denies the remaining allegations contained in paragraph 26 of the Complaint.
27. Radical Media lacks knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 27 of the Complaint.
28. Radical Media lacks knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 28 of the Complaint.
29. Radical Media denies the allegations contained in paragraph 29 of the Complaint.
30. Radical Media denies the allegations contained in paragraph 30 of the Complaint.
31. Radical Media denies the allegations contained in paragraph 31 of the Complaint.

32. Radical Media denies the allegations contained in paragraph 32 of the Complaint.

33. Radical Media denies the allegations contained in paragraph 33 of the Complaint.

34. Radical Media denies the allegations contained in paragraph 34 of the Complaint.

35. Radical Media denies the allegations contained in paragraph 35 of the Complaint.

36. Radical Media repeats and realleges paragraphs 1 through 35 above as if set forth fully and at length herein.

37. Radical Media denies the allegations contained in paragraph 37 of the Complaint.

**FIRST AFFIRMATIVE DEFENSE**

38. The Complaint fails to state a cause of action upon which relief can be granted against Radical Media.

**SECOND AFFIRMATIVE DEFENSE**

39. Although Radical Media denies that the music video at issue made any use of the two-dimensional artwork entitled *Contes Erotiques*, any such use of the artwork in the video constitutes protected fair use under the U.S. Copyright Act.

**THIRD AFFIRMATIVE DEFENSE**

40. Although Radical Media denies that the music video at issue made any use of the two-dimensional artwork entitled *Contes Erotiques*, any such use of the artwork in the video is de minimis and therefore not infringement.

**WHEREFORE**, Radical Media respectfully requests that judgment be entered dismissing the Complaint and awarding Radical Media its costs and disbursements, together with the costs and expenses incurred in the defense of this action, including reasonable attorneys' fees, and that the Court grant such other and further relief as it deems just and proper.

Dated: October 5, 2007

DORSEY & WHITNEY LLP

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